

United States Department of Justice

William Ihlenfeld United States Attorney United States Attorney's Office Northern District of West Virginia

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March 28, 2024

Kevin D. Mills 1800 W. King Street Martinsburg, WV 25401

RE: US. V. Frame, Inc. 3:24CR-18

Dear Mr. Mills,

This will confirm conversations with you concerning your client, Frame, Inc. (hereinafter referred to as "Defendant"). This is an addendum to the plea agreement entered into by James Frame on February 27, 2024. This addendum provides for further guidance on payment of restitution in advance of sentencing. Accordingly, it is agreed between the United States, Defendant, and Defendant's counsel that:

The defendant agrees to pay restitution to the fullest extent possible before he is sentenced. Any payment made prior to sentencing will be applied as a credit against the restitution ordered pursuant to this plea agreement. Unless directed otherwise, rather than sending pre-sentence payments to the Clerk of the U.S. District Court, any and all pre-sentencing restitution payments should be sent to: US. Postal Service, Eagan Accounting Service Center, OIG case: 23INV00533, Attn: Fines and Restitution, 2825 Lone Oak Parkway, Eagan, MN 55121-9600

Very truly yours,

WILLIAM IHLENFELD United States Attorney

By:

Kimberley Crockett, AUSA Assistant United States Attorney

Owner Frame, Inc., Defendant

Kevin D. Mills. Defendant's Counsel

Date